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A Property Control

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April 25, 2007

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Hon. Jack Zouhary United States District Judge U.S. Courthouse and Customs Building 1716 Spielbusch Avenue Toledo, OH 43624

VIA FAX #(419) 213-5680

Re:

Iohn Doe v. SexSearch.com, et al.

Case No. 3:07CV604

Dear Judge Zouhary:

I am writing to supplement our earlier letter. I was advised that you do not wish us to file a Motion to Quash, and while we certainly intend to abide by the Court's wishes, the fact is that the timing of this circumstance is critical.

Counsel for plaintiff made the subpoenas returnable at 9:00 a.m. on April 30th at his office. Virtually all of the custodians of the documents are outside of Ohio. Accordingly in order to comply with the literal language of the subpoena, they must place the materials into some sort of delivery system by Friday. At this point, since counsel for plaintiff is unavailable until 1:00 p.m. Friday for a conference call on this matter, and since the Court cannot take the call until 3:45 p.m., it is extremely unlikely that we will be able to prevent the parties from sending the documents to counsel for the plaintiff.

Based on his handling of subpoenas and other matters in this case, we have great concern about documents of this kind getting into his possession. While we understand the Court does not wish us to file a Motion to Quash, it may be the only way we have in which to try to protect our clients from these improper actions.

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We do appreciate your attention to this matter and wish we did not have to revisit the issue.

Sincerely yours

Richard M. Kerger

RMK:bam